Julye Komitee N.S.B.J. MM 3,2023 EDN'T 225 Ladman Plaza East 22-LV-766-EK RE: Shylte in brose office, MDC Brooklyn, NY 11201 MAY 12 2023 bear Julye Komitee: I received your 4/26/23 order today. I usge the Court NOT to transfer the case to SDNY - there is no reason to be so. But, more importantly it should have been done over a year ago if you were to do It - it's been judge, only fully birefed and before you for over a year. It's Time to enter a ruling. Delaying and mistirection is not the burden For to me. For this past year while I've been awaiting your ruling, I've been tortuned in a concentration camp; While you've been enjoying your life. I've been tortured like no other person in the mestern homsphere - 24/7 speakers blasting in my tortine cage, 24/7 bright lights a steep deprivation, 27/7 freezing cold with no heat inte winter, 24/7 Starvatur through mussed weaks and sub-caloriz intake..... This is not rocket salence. Is torture consistent with the United States Constitution or not? You have an eath to uphold dithering and delaying and shirking your lutres is neither honorable nor Constitutional. You have had an entire year to review the merits. Please enter a ruling. Please do not transfer and reset it. It's critical to review the history of this relief Ive Sought. Since 2018-for the past 5 years I have sought relief from torture—and EVERY. STNGLE. JUDGE. HAS. SHIEKED. HIS. DUTIES. I Wolf not have this issue IF I were sich and could afford an afformey-but since I'm a poor state tortured in an Averian concentration comp I

It wont

beany

essier for another.

-transfering

to another.

IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y.

★ MAY 15 2023 ★

without justice

BROOKLYN OFFICE have no rights, no constitution, no advocate, and no judge willing to step up. My first avil suit was Schulze V. Attorney General of the United et al. 19-00-3346 (PAC). Judge Crotty alministratively Upsed my 28 U.S.C. \$2241 pertion on August 14, 2019, DK+. 11 Next I tried again. See Schulk V. Barr 20-CV-9244 5PO). Judge Oetken dismissed to 2241 petition, directing me to file it may Crininal case instead Det. 5. So, I filed my pertition in My crimpial case. See Ins. vi Schulter 17-ce-548 KMB. Det. 447. The government argued that I could not file it in my criminal case, and must suck ZZY relief in a separate civil Cose-notatistanding Judge Detiens Oscision. The Court agreed and dismissed my petition. Do judge wants to entertain this petition. Finally I uses transferred to to EDNY and immediately filed fit relief in the New year 2022. And now you want to delay, and essentially deny me access to the courts, just like the other courts He court has ever considered the works of my petition. I inderstand that federal judges are former federal prosecutors and nant to continue to help the government as much as possible, and that Courts don't want to honor the law, constitution, or rights of those Macrata But I beg you to break this chain of dishon brable "julges." I beg You to search your conscience and do the morally right, and your egally required job to uphold and honor to Constitution. PLEASE DO NOT DELAY AND "TRANSFER" PLEASE UPHOLD THE CONSTITUTION AND ENTER A PULING Tosh Schille 3/3/2: There are 2 justice systems in America: one for the nich—with justice; and one for the poor

22211 LN WAMBOUS D.O. Box 524002 23.79471054-0508-NDZ Brooklyn, NY 11701 225 Cadonan Plaza Edst M.S. DISHILL COUT EDNY Pro se Intale office ATTN: Schulter U.S., ZZ-CV-5841-EK-RMZ

Joch Schille #79471054